**To:** Doug Limpinsel - NOAA Federal[doug.limpinsel@noaa.gov]

From: LaCroix, Matthew[/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP

(FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=2903525A555B448C8D0111B8817DC9AD-LACROIX, MATTHEW]

**Sent:** Thur 1/14/2021 10:59:37 PM (UTC)

Subject: RE: As Discussed...

1-Supporting Doc to ROD Attachment B10 FEIS Table5-2 Numbered.pdf

2-Supporting Doc to ROD B10 EPA recommended Additional Minimization Measures.pdf

5-Supporting Doc to ROD B10 AMNWR BIOSECURITY PLAN v.1.1.pdf 6-Butterman and Amey III 2005 Mineral Commodity Profiles Gold.pdf

11-ICSG 2019 Copper Factbook.pdf

Doug,

Good afternoon. Here is a second email.

Matthew LaCroix, Biologist Wetlands & Oceans Section Water Division Alaska Operations Office 222 W. 7<sup>th</sup> Ave. #19 Anchorage, AK 99513 (907) 271-1480

From: Doug Limpinsel - NOAA Federal <doug.limpinsel@noaa.gov>

Sent: Wednesday, January 13, 2021 3:53 PM

To: LaCroix, Matthew < LaCroix. Matthew@epa.gov>

Subject: Re: As Discussed...

Matt,

Also, I forgot to include this, and noted, this is all public info at this point...

On Wed, Jan 13, 2021 at 2:53 PM Doug Limpinsel - NOAA Federal < doug.limpinsel@noaa.gov > wrote: Here is NOAA AKR HCD's final comment and all associated enclosures related to the EFH Assessment.

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## Doug Limpinsel

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Office: 907-271-6379 Doug.Limpinsel@noaa.gov

Ecosystem Processes, Fish and Water, fail to recognize jurisdictional boundaries...

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## Doug Limpinsel

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<u>Doug.Limpinsel@noaa.gov</u>

 ${\tt Ecosystem\ Processes, Fish\ and\ Water,\ fail\ to\ recognize\ jurisdictional\ boundaries...}$